

ASOTIN COUNTY DISTRICT COURT
LOCAL RULES

Table of Rules

Rule 1.	Asotin County District Court
Rule 2.	Operation
Rule 3.	Fees
Rule 4.	Court of Record kept on CD
Rule 5.	Pretrial Release
Rule 6.	Jury Fees
Rule 7.	Pleas of Guilty and Judgments and Sentences
Rule 8.	{Untitled}
Rule 9.	{Untitled}
Rule 10.	{Untitled}

Rule 1.
Asotin County District Court

Asotin County District Court Sits for:

Asotin County District Court matters
Clarkston Municipal matters, and
Asotin Municipal matters.

These rules apply to all.

Rule 2.
Operation

Weekdays 8:30 by teleconference with Asotin County jail.
The District Court does bond hearings for all jurisdictions,
(including Superior Court) for Asotin County.

Monday 10:00 - 12:00 Omnibus Motions docket

1:30 Traffic mitigations and contested cases; Restraining Order
Hearings; Collections, and Small Claims

Tuesday Clarkston Municipal Docket and City of Asotin Municipal Court

10:00 - 12:00 Entry and Trial Set

1:30 - Arraignment

3:00 - Reviews

Asotin Municipal

10:00 Entry and Trial Set

1:30 - Arraignment

3:00 - Reviews

Wednesday Asotin County District Court
Asotin Co. District

10:00 - 12:00 Entry and Trial Set

1:30 - Arraignment

3:00 - Reviews

Thursdays and Fridays

Trials on all

Rule 3. Fees

The fees for documents and official services can be found in the schedule of fees listed in RCW 3.62.060.

Rule 4. Court of Record kept on CD

The Court is a Court of Record which is kept on CD.

Records kept by the Court are:

Public Records

1. Court Pleadings initiating a case and the disposition unless otherwise sealed, expunged or violative of a person's right to privacy.
2. Quasi-Public Documents. These are not subject to public review, but, unless otherwise ordered by the Court are subject to review by the parties and their attorneys (plaintiff and defendant and their attorneys.
 - a. Witness statements.

- b. Pre-Sentence Reports and Probation Reports.
- c. Copies of driving records or criminal history.
- d. Correspondence received by the Court regarding sentencing or reports on terms of probation.

Rule 5.
Pretrial Release

Defendants in Criminal cases are not entitled to release until a bond hearing but may be released according to bail schedules set out in CrLJ or promulgated by the Sheriff's department which are not inconsistent therewith.

Rule 6.
Jury fees

When a cause is assigned a date for jury trial and is settled or otherwise not heard or any reason whatsoever, notice of that fact shall be given immediately to the Court. Terms may be sought against the responsible party should this case be settled after the jury has been called. Any such terms imposed by the Court for payment shall be paid as directed by the Court.

Rule 7.
Pleas of Guilty and Judgments and Sentences

Pleas of Guilty and Judgments and Sentences may be heard by the Court using the teleconferencing system with the defendant and or his counsel present at the Jail, if all parties agree.

Rule 8.

The Court may charge a monthly probation fee for domestic violence, DUI, and other cases determined by the court.

Rule 9.

The Court may charge a fee, not inconsistent with statute, for a payment schedule rather than a single payment.

Rule 10.

The Court may charge a fee for making copies of CD's.
